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UNITED STATES BANKRUPTCY COURT

NOR'	THERN DISTRICT OF NEW YORK								
In re:	Rose Seeger	Case No. Chapter 13							
	Debtor(s).	CHAPTER 13 PLAN (☐ Amended as of)							
The c	hapter 13 plan ("Plan") does one or more of the	e following (if the box is checked):							
	□ Values Collateral to Establish Amount of	Secured Claims (Section II(B)(ii))							
	□ Sets Interest Rates for Secured Claims (Se	ection II(B)(ii) and (iii))							
	☐ Assumes and/or Rejects Unexpired Lease	s and Executory Contracts (Section II(I))							
	Hereinafter the matters checked are referred to	as "Allowed Contested Matters."							
	\Box IF THIS BOX IS CHECKED, THE PLAN CONTAINS NON-STANDARD PROVISIONS AT SECTION V THAT ARE CONTROLLING AND THAT SHALL SUPERSEDE ANY OTHER PROVISIONS OF THE PLAN.								
	IF THIS IS AN AMENDED PLAN, the reason for filing the Amended Plan is:								
YOU their Matter Matter becor UNL 13 D U.S.C	legal effect. Anyone who wishes to oppose a crs MUST file with the United States Bankrup than seven (7) days prior to the hearing on Cors, and appear at the hearing. Unless a writt me binding, and the included Allowed Contested ESS A WRITTEN OBJECTION IS TIMEL ebtor has complied with the filing requirement. § 521(b) (credit counseling certificate).	hould read these papers carefully and consult an attorney as to any provision of this Plan or the included Allowed Contested of the Court a timely written objection, so as to be received not infirmation of the Plan and approval of the Allowed Contested ten objection is timely filed, this Plan may be confirmed and dighters may be granted, without further notice or hearing. EY FILED, the Court will find at confirmation that the chapter into of 11 U.S.C. § 521(a)(1) (mandatory documents) and 11 IN THIS PLAN, A CREDITOR SHOULD TIMELY FILE							
	OOF OF CLAIM.								
I.	PAYMENT AND LENGTH OF PLAN.								
Α.	STANDARD PLAN TERMS.	·							
	Required Monthly Payments: 125.00	•							
	Lump-sum payment(s) in the amount(s) of lawsuit proceeds	from the following source(s):							

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	STAN	DARD PLAN TERMS cont
		sale proceeds (include description of property to be sold, location, method of sale and anticipated date of sale)
		other
of the		ebtor shall immediately turn over to the Trustee any tax refund in excess of \$1,500.00 during the life
	Term o	of Plan: 36
	Minim	num Amount to be paid into the Plan: 4,500.00
	Minim	num amount to be paid to General Unsecured Creditors under the Plan shall be the greater of:
		Sable Income (B22C - Line 59 x 60): Sable Income (B22C - Line 59 x

B. SPECIAL NOTICES.

SPECIAL NOTICE TO CREDITORS HOLDING UNSECURED CLAIMS:

UNSECURED CREDITORS ARE DIRECTED TO CAREFULLY REVIEW THE ORDER OF DISTRIBUTION OF PLAN PAYMENTS BY THE TRUSTEE AT PARAGRAPH I(C) OF THIS PLAN AND CONSULT AN ATTORNEY REGARDING THE PROPOSED TREATMENT OF THEIR CLAIM(S) UNDER THIS PLAN.

Under 11 U.S.C. § 1325(b)(1)(B), if an unsecured creditor objects to this Plan, the Court may not approve this Plan unless the Plan provides that all of the Debtor's projected disposable income will be applied to make payments to unsecured creditors under the Plan. Absent an objection, distribution of payments under this Plan will be made pursuant to the order of distribution set forth at paragraph I(C) below. This distribution scheme may result in the secured and priority claims being paid prior to your unsecured claim. To avoid this result, you must file an objection.

SPECIAL NOTICE TO DOMESTIC SUPPORT OBLIGATION CLAIMANTS:

THE DEBTOR IS REQUIRED TO MAKE PAYMENTS FOR POST-PETITION DOMESTIC SUPPORT OBLIGATIONS AS THAT TERM IS DEFINED UNDER 11 U.S.C. § 101(14A), COMMENCING ON THE DATE OF FILING AND CONTINUING DURING THE TERM OF THE PLAN. PRE-PETITON DOMESTIC SUPPORT OBLIGATION ARREARS, IF ANY, ARE ADDRESSED AT SECTION II(F).

THE FOLLOWING IS THE NAME AND ADDRESS OF EACH INDIVIDUAL ENTITLED TO RECEIVE DOMESTIC SUPPORT OBLIGATION PAYMENTS, AND THE AMOUNT(S) OF SUCH PAYMENTS:

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DOMESTIC SUPPORT OBLIGATION CLAIMANTS AND AMOUNTS CONT. ...

	<u>Payee</u>	Name and Address Ongoing Payment Obligation
C. provis shall b	ion in S	ER OF DISTRIBUTION OF PLAN PAYMENTS BY THE TRUSTEE. Subject to any alternate ection V, funds received by the Trustee for distribution to creditors under the Plan, absent objection, ed, after payment of applicable Trustee's fees, in the following order of distribution:
	First:	To pay any and all equal monthly payments required on allowed secured claims under Section II(B)(ii) and (iii).
	Second	
	Third:	
	Fourth	
	Fifth:	To pay allowed unsecured claims <i>pro rata</i> .
II(B)(i Truste)(c), the	ver, in the event the Debtor pays ongoing mortgage payments through the Plan under Section ose payments shall be made prior to payment to any other creditor and after payment of applicable
D.	REQU	JIREMENTS FOR COMPLETION. The Plan will be considered complete when:
	(i)	all allowed secured and priority unsecured claims have been paid in full except those specified in Section II(B)(i)(b);
	(ii)	all payments as set forth in Section I have been received by the Trustee for payment to creditors; and
	(iii)	allowed unsecured claims not separately classified and provided for in Section II(H) have received at least % or \$ (either liquidation or disposable income), whichever provides a greater distribution.
II.	TREA	ATMENT OF CREDITORS.
A. amour claim	nt to be	INISTRATIVE EXPENSE CLAIMS. All allowed administrative claims shall be paid in full. The paid shall be the amount listed below unless the creditor holding the claim timely files a proof of a Court setting forth a different amount, which claim amount shall control.
	(i)	Debtor's attorney's fees: Debtor's attorney shall be paid \$\(\begin{align*} 2,250-\) of which \$\begin{align*} 0\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\

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TREA	TMEN	T OF CREDIT	ORS Cont				
	(ii)	Other Adminis	strative Claims	:			
		Creditor		Estimated Clain	n	•	
□ Non	e						
В.	SECU	URED CLAIMS	•				
NOTI	CES T	O ALL CREDI	TORS HOLDI	NG SECURED C	CLAIMS:		
§ 522(creditodeterm the Tr	f) and vors shall ined in ustee,	whose liens are s I retain the lien(accordance with	ubsequently avo s) securing thein nonbankrupted be paid pro ro	oided by court ord r claim(s) until th y law or discharge ata in accordance	er as impairing the I e earlier of payment of such claim unde	t to avoidance under 1 Debtor's exemption, al in full of the underly r 11 U.S.C. § 1328. I ns providing for the	I secured ying debt f paid by
		OWANCE AN with the credito			ad amount of the sec	ured claim shall be de	termined
custon	ary pa	yment coupons,	statements, and	notices to the par	ne Debtor under the ties making ongoing violation of the auton	e Plan shall continue payments. Debtor ag natic stay.	to send grees that
holdin estate interes the ord	g claim collate st, taxes der of c	ns secured with ral, any assessm s. late fees and in	real property shents, fees, cost as may be allo	all ever assess, ches, expenses or any rose from the date wed as part of an	y other monetary are of filing of the ban	PROPERTY: No meither the Debtor of mounts, exclusive of kruptcy petition to the impursuant to Federa	principal, e entry of
	(i)	Real Property I	Mortgage Claim	as:			
		a. Mortga through the Pl claim.	ge Arrears: M an by the Trus	fortgage arrears of tee in accordance	owed to the credito with the secured c	rs listed below shall reditor's timely filed	be paid proof of
		Creditor	Collate	eral Address	Amount of Arrea	ars	
□ Nor	ie						
		b. Ongoin	g Post-Petition	Mortgage Paymen	ts to be Paid by the l	Debtor Directly to the	Creditor:
		Creditor		Collateral Addr	ess		

□ None

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SE.	CHR	ED	CL.	AIMS	Cont

	c. Plan:	Post-Petition Mortgag	e Payments to be Paid by th	ne Trustee to the Creditor Through the
	Credit	or	Payment Amount	Interest Rate
□ None				

(ii) Payment of Bifurcated Claim with Secured Portion Based on Collateral Value:

The creditors listed below will be paid a secured claim through the Plan based upon the value of their collateral pursuant to 11 U.S.C. § 506 ("Collateral Value") with present value interest pursuant to 11 U.S.C. § 1325(a)(5) in the amount set forth below. Any filed claim requesting payment of a higher secured claim amount shall be deemed to be an unsecured claim to the extent that the amount of the filed claim exceeds the Collateral Value stated below. Further, any request for interest at a rate which is higher than the rate listed below shall be disallowed. Finally, a filed proof of claim seeking a lower secured claim amount or lower rate of interest on its secured claim shall be deemed to be the creditor's consent to accept payment of said lower amount(s) notwithstanding this Court's determination of the secured claim amount or interest rate as set forth below. Monthly payments received prior to the date of confirmation of the Plan shall constitute adequate protection pursuant to 11 U.S.C. § 1326 and shall be applied to reduce the principal balance of the claim. After confirmation, the balance of the claim shall be paid with interest at the rate set forth below through equal monthly payments as required under 11 U.S.C. § 1325(a)(5). The remaining balance of the creditor's claim (above the Collateral Value) shall be treated as an unsecured claim.

		Collateral	Interest		Pre-confirmation Adequate Protection
	Creditor	Value	Rate	<u>Payment</u>	Payment
□ None Collateral Des	scription:				

(iii) Payment in Full of Secured Claim With Present Value Interest:

The creditors listed below will be paid principal owed in full, with present value interest pursuant to 11 U.S.C. § 1325(a)(5). The amounts set forth in the timely filed proof of claim shall control the amount paid, however, any filed proof of claim will be disallowed to the extent that the interest rate sought exceeds the rate listed below. Further, a filed claim seeking a lower secured claim amount or lower interest rate on its secured claim shall be deemed to be the creditor's consent to accept payment at the lower amount and/or rate notwithstanding this Court's determination of the secured claim amount or interest rate as set forth below. Monthly payments prior to the date of confirmation of the Plan shall constitute adequate protection pursuant to 11 U.S.C. § 1326 and shall be applied to reduce the principal balance of the claim. After confirmation, the balance of the claim shall be paid with interest at the rate set forth below through equal monthly payment as required pursuant to 11 U.S.C. § 1325(a)(5).

	Full Claim	Interest	Equal Monthly	Adequate Protection	
Creditor	Amount	Rate	Payment	Payment	
□ None Collateral Description	n:		•		-

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	(iv) Payment	t of Arrearage	Only on Claims Se	cured By Person	alty:	
			rs listed below sha		h the Plan by the Trusto	ee in accordance with
	Creditor	Collateral	Amount of Arre	ars Claim	Interest Rate	
□ Non	e					
	(v) Payment	in Full of All (Other Secured Clai	ms:		
	property tax	s may include liens. The crea ely filed proof	litors listed below	ted to, claims s will receive pay	ecured by unavoidable ment in full in accorda	e judgments and real ance with the secured
	Creditor		Lien Amount	Interest Rate	e	
□ Non Collate		on:				
	The creditors	s listed below v	Payments on Securial not receive pay	ments through th	•	
			Collateral			
□ Non Collate		on:				_
C. treated Plan:	MORTGAG as unsecured	SE CLAIMS N claims and an	10DIFIED PURS appropriate motion	SUANT TO 11 United and	J.S.C. § 506. The follo	wing claims shall be nfirmation of the
	Creditor		Amount of Clai	m		
□ Nor	1e					
secure claim accord	eral in satisfaced claim, the conformany remains and the formany remains and the forman and the format and the forman and the format and the	tion of the sec creditor may finance aining deficient blicable state la	ured portion of su- le an amended cla ncy balance after	ch creditor's allo im, which claim liquidation by	rrenders his or her into wed claim. If the cred shall be treated as a nathe creditor of their and submit for entry and	itor has timely filed a con-priority unsecured secured collateral in
	Creditor	Colla	iteral A	Amount of Claim	(if known)	man and a state of the state of

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E. follow of sale	ing secured c	UBJECT TO SALE OF COLLATERAL. The collateral securing the claims held by the reditors will be sold during the Plan and the claim shall be paid from sale proceeds at the time sements shall be made to the creditor from the regular monthly Plan payments.
	Creditor	Collateral Amount of Claim
□ Noi		
F. The a	PRIORITY mount of the o	CLAIMS. All allowed claims entitled to priority under 11 U.S.C. § 507 shall be paid in full. claim shall be determined in accordance with the creditor's timely filed proof of claim.
	Creditor	Estimated Claim Basis for priority treatment
□ No	ne	
G. listed amour	below have	ED AND OTHER SEPARATELY CLASSIFIED UNSECURED CLAIMS. The claims been separately classified pursuant to 11 U.S.C. § 1322(b)(1) and will be paid in full. The a shall be determined in accordance with the creditor's timely filed proof of claim.
	Creditor	Amount of Claim
	ne	
H. rata i	UNSECUR n accordance	ED NON-PRIORITY CLAIMS. Allowed unsecured non-priority claims will be paid <i>pro</i> with the minimum distribution set forth in Section I(A).
I. any a	ssumed lease	ED LEASES AND EXECUTORY CONTRACTS. Creditors holding an arrearage claim on or executory contract shall be paid through the Plan. The amount to be paid shall be in a creditor's timely filed proof of claim.
	The followi	ng unexpired leases and executory contracts are ASSUMED:
	Creditor	Property Subject to the Lease or Contract Amount of Claim
□ No	ne	
	The followi	ng unexpired leases and executory contracts are REJECTED:
	Creditor	Property Subject to the Lease or Contract Amount of Claim
□ No	ne	
	Any unexp	ired leases and executory contracts not listed above are deemed REJECTED.
III.	CONFIRM	IATION ORDER CONTROLS. The provisions of this Plan are subject to modification as

provided in the Order of Confirmation. In the event of an inconsistent provision contained in this Plan and the

Order of Confirmation, the Order of Confirmation shall control.

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remain property of the estate and under this Court's jurisdiction until the Plan is completed.

IV.

VESTING OF PROPERTY OF THE ESTATE. All property of the Debtor's chapter 13 estate shall

V.	NON-STANDARD PLAN PROV	ISIONS.
□ NO	NE	
	Y WITHOUT CREDITOR'S PRODVISED, that if this box is checked:	OF OF CLAIM (Albany Division Only)
throug	Debtor requests that the specific claims gh the Plan with the claims deemed fill of claim:	s set forth herein held by the creditors listed below be allowed and paid led by the Debtor, subject to being amended by the creditor's timely filed
Credit	tor	Collateral Description
substa	untially to the Federal Rules of Bankru ance and payment of the claim for tha THER	sted above, Debtor requests that the Court find that the Plan conforms uptcy Procedure and the Official Proof of Claim form so as to support at creditor in the amount set forth herein.
	Dated:	Debtor Signature
	Dated:	Joint Debtor Signature
	Dated:	